1	William C. McNeill, State Bar No. 64392 The LEGAL AID SOCIETY-EMPLOYMENT LAW CENTER 180 Montgomery Street, Suite 600		
2			
3	San Francisco, CA 94104 Telephone: (415) 864-8848 x 212		
4	E-Mail: wmcneill@las-elc.org		
5	Attorneys for Plaintiff		
6	Dennis J. Herrera, State Bar #139669 City Attorney		
7	Elizabeth Salveson, State Bar #83788		
8	Chief Labor Attorney Lisa B. Berkowitz, State Bar #167657		
9	Amy Super, State Bar #274617		
10	Deputy City Attorneys Fox Plaza		
	1390 Market Street, Floor #5		
11	San Francisco, California 94102-5408 Telephone: (415) 554-3931		
12	Facsimile: (415) 554-4248		
13	Attorneys for Defendants		
14	UNITED STATES DISTRICT COURT		
15	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
16	SAN FRANCISCO BRANCH		
17			
18	ARNOLD CHEW,	No. C-13-05286-JST	
19	Plaintiff,	JOINT STIPULATION FOR CONTINUANCE OF CASE MANAGEMENT CONFERENCE	
20	v.)	SCHEDULED FOR MAY 7, 2014 AND [PROPOSED] ORDER	
21)	HEARING: MAY 7, 2014	
22	CITY AND COUNTY OF SAN FRANCISCO,	TIME: 2:00 PM CTRM 9. 19TH FLOOR	
23	Defendants.		
24)		
25			
26	Whereas, this Court rescheduled the Case Management Conference ("CMC") previously		
27	scheduled for March 19, 2014 based on the declaration submitted by William C. McNeill, III,		
28	Joint Stipulation For Continuance Of Case Management Conference Scheduled For May 7, 2014 And		
	[Proposed] Order Case No. C-:		

Case 3:13-cv-05286-MEJ Document 19 Filed 04/30/14 Page 2 of 3

1	which stated, in essence, that he had just recently become counsel in the above styled matter,		
2	and that the Defendants had then just recently been served, and therefore, the then scheduled		
3	CMC should be rescheduled in order that an appropriate CMC Statement could be filed in the		
4	matter because all counsel would have had ample opportunity to confer regarding the litigation		
5	of the above styled matter. On March 17, 2014, this Court rescheduled the CMC in this matter		
6	for May 7, 2014.		
7	On March 28, 2014, pursuant to a request from the City Attorney's Office, the counsel for the		
8	parties entered into a stipulation that allowed the Defendants until April 25, 2014 in order to		
9	file any responsive pleading, and, on March 31, 2014, this Court signed an Order allowing the		
10	Defendants until April 25, 2014 to file any responsive pleading. On April 25, 2014, Defendants		
11	filed their answer.		
12	Because of the short period of time from the filing of the answer in this matter and the		
13	scheduled CMC, as well as other time consuming duties, counsel for the parties have not had an		
14	adequate time period to confer as to the preparation of an appropriate CMC Statement. Nor did		
15	they have 14 days in which to file this stipulation as normally required by Local Rule 6-1(b).		
16	Any reasonable change of the date for the CMC would not have any material effect on the		
17	case schedule in that it is the first scheduling element for the management of this action.		
18	Therefore, pursuant to Local Rule 6-1(b), the parties request that this Court continue the		
19	presently scheduled CMC for one more week-until May 14, 2014 at 2:00 PM.		
20			
21	Dated: April 30, 2014 Dennis J. Herrera City Attorney		
22	Elizabeth Salveson Chief Labor Attorney		
23	Lisa B. Berkowitz Amy Super		
24	Deputy City Attorneys		
25	/ <u>S/ Amy D. Super</u> By: AMY D. SUPER		
26	Attorneys for Defendant(s)		
27	CITY AND COUNTY OF SAN FRANCISCO, et al.		
28	Joint Stipulation For Continuance Of Case Management Conference Scheduled For May 7, 2014 And		
	[Proposed] Order Case No. C-13-5286 JST Page 2		

Dated: April 30, 2014

IT IS SO ORDERED

Dated: April 30, 2014

William C. McNeill
The LEGAL AID SOCIETY-EMPLOYMENT
LAW CENTER
Counsel for Plaintiff
Arnold Chew

